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FORM PTO-1390 (REV 5/93)		U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE	
TRANSMITTAL LETTER TO THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A FILING UNDER 35 U.S.C. 371		ATTORNEY'S DOCKET NUMBER 3542-287 U.S. APPLICATION NO. (if known see 37 C.F.R. 1.51) 08/973,535	
INTERNATIONAL APPLICATION NO PCT/GB96/01330	INTERNATIONAL FILING DATE June 4, 1996	PRIORITY DATE CLAIMED June 10, 1995	
TITLE OF INVENTION Strand Material			
APPLICANT(S) FOR DO/EO/US Robert McNaught Gailey, William Wingate Curran, John Aitken & John Graham			
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:			
<p>1. <input type="checkbox"/> This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.</p> <p>2. <input checked="" type="checkbox"/> This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.</p> <p>3. <input type="checkbox"/> This express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(l).</p> <p>4. <input type="checkbox"/> A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date.</p> <p>5. <input type="checkbox"/> A copy of the International Application as filed (35 U.S.C. 371(c)(2)) a. <input type="checkbox"/> is transmitted herewith (required only if not transmitted by the International Bureau). b. <input type="checkbox"/> has been transmitted by the International Bureau. c. <input type="checkbox"/> is not required, as the application was filed in the United States Receiving Office (RO/US).</p> <p>6. <input type="checkbox"/> A translation of the International Application into English (35 U.S.C. 371(c)(2)).</p> <p>7. <input type="checkbox"/> Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3)) a. <input type="checkbox"/> are transmitted herewith (required only if not transmitted by the International Bureau). b. <input type="checkbox"/> have been transmitted by the International Bureau. c. <input type="checkbox"/> have not been made; however, the time limit for making such amendments has NOT expired. d. <input type="checkbox"/> have not been made and will not be made.</p> <p>8. <input type="checkbox"/> A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).</p> <p>9. <input checked="" type="checkbox"/> An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).</p> <p>10. <input type="checkbox"/> A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).</p>			
Items 11. to 16. below concern other document(s) or information included:			
<p>11. <input checked="" type="checkbox"/> An Information Disclosure Statement under 37 C.F.R. 1.97 and 1.98.</p> <p>12. <input type="checkbox"/> An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.</p> <p>13. <input type="checkbox"/> A FIRST preliminary amendment. <input type="checkbox"/> A SECOND or SUBSEQUENT preliminary amendment.</p> <p>02/25/1998 PWD/PE A 09000000-08973585 01 F0 154 130.00 0p</p>			
<p>14. <input type="checkbox"/> A change of power of attorney and/or address letter.</p> <p>15. <input type="checkbox"/> Other items or information: PTO 1449 & references (9)</p>			

U.S. APPLICATION NO (if known, see 37 C.F.R. 1.50) 08/973,535	INTERNATIONAL APPLICATION NO PCT/GB96/01330	ATTORNEY'S DOCKET NUMBER 3542-287
17. [x] The following fees are submitted: Basic National Fee (37 CFR 1.492(a)(1)-(5)):		CALCULATIONS PTO USE ONLY
Search Report has been prepared by the EPO or JPO \$930.00		
International preliminary examination fee paid to USPTO (37 CFR 1.482. \$720.00		
No international preliminary examination fee paid to USPTO (37 CFR 1.482 but International Search Fee paid to USPTO (37 CFR 1.445(a)(2)) \$790.00		
Neither international preliminary examination fee (37 CFR 1.482) nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO. \$1,070.00		
International preliminary examination fee paid to USPTO (37 CFR 1.482) and all claims satisfied provisions of PCT Article 33(1)-(4). \$98.00		
ENTER APPROPRIATE BASIC FEE AMOUNT =		\$
Surcharge of \$130.00 for furnishing the oath or declaration later than [] 20 [x] 30 months from the earliest claimed priority date (37 CFR 1.492(e)). Claims Number Filed Number Extra Rate Total Claims -20 = X \$22.00 \$ Independent Claims -3 = X \$82.00 \$ Multiple dependent claim(s) (if applicable) + \$270.00 \$ TOTAL OF ABOVE CALCULATIONS =		\$
Reduction by 1/2 for filing by small entity, if applicable. Verified Small Entity statement must also be filed. (Note 37 CFR 1.9, 1.27, 1.28). SUBTOTAL =		\$
Processing fee of \$130.00 for furnishing the English translation later than [] 20 [] 30 months from the earliest claimed priority date (37 CFR 1.492(f)). TOTAL NATIONAL FEE =		\$
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40.00 per property TOTAL FEES ENCLOSED =		\$ 130.00
Amount to be refunded		\$
charged		\$
a. [x] A check in the amount of \$130.00 to cover the above fees is enclosed. b. [] Please charge my Deposit Account No. _____ in the amount of \$ _____ to cover the above fees. c. [x] The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 16-0605.		
NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the application to pending status.		
SEND ALL CORRESPONDENCE TO: *Express Mail* mailing label number EM490897015US Date of Deposit 2/5/98		
Blas P. Arroyo Bell Seltzer Intellectual Property Law Group ALSTON & BIRD LLP P.O. Drawer 34009 Charlotte, North Carolina 28234		
I hereby certify that this paper or fee is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated above and is addressed to the Commissioner of Patents and Trademarks, Washington, D C 20231. Carolyn B. Smith Date: 2/5/98		
Blas P. Arroyo NAME 31,319 REGISTRATION NUMBER		

U. S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE TRANSMITTAL LETTER TO THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A FILING UNDER 35 U.S.C. 371		ATTORNEY'S DOCKET NUMBER 3542-287 U.S. Appl. No. 08/973555 If docket see 37 C.F.R. 1.33
INTERNATIONAL APPLICATION NO. PCT/GB96/01330	INTERNATIONAL FILING DATE June 4, 1996	PRIORITY DATE CLAIMED June 10, 1995
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<ol style="list-style-type: none"> 1. <input checked="" type="checkbox"/> This is a FIRST submission of items concerning a filing under 35 U.S.C. 371. 2. <input type="checkbox"/> This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371. 3. <input checked="" type="checkbox"/> This express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(I). 4. <input checked="" type="checkbox"/> A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date. 5. <input checked="" type="checkbox"/> A copy of the International Application as filed (35 U.S.C. 371(c)(2)) <ol style="list-style-type: none"> a. <input checked="" type="checkbox"/> is transmitted herewith (required only if not transmitted by the International Bureau). b. <input type="checkbox"/> has been transmitted by the International Bureau. c. <input type="checkbox"/> is not required, as the application was filed in the United States Receiving Office (RO/US). 6. <input type="checkbox"/> A translation of the International Application into English (35 U.S.C. 371(c)(2)). 7. <input checked="" type="checkbox"/> Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3)) <ol style="list-style-type: none"> a. <input type="checkbox"/> are transmitted herewith (required only if not transmitted by the International Bureau). b. <input type="checkbox"/> have been transmitted by the International Bureau. c. <input type="checkbox"/> have not been made; however, the time limit for making such amendments has NOT expired. d. <input checked="" type="checkbox"/> have not been made and will not be made. 8. <input type="checkbox"/> A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)). 9. <input type="checkbox"/> An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)). 10. <input type="checkbox"/> A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)). 		
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U.S. APPLICATION NO (If known, see 37 C.F.R. 1.50)	INTERNATIONAL APPLICATION NO PCT/GB96/01330	ATTORNEY'S DOCKET NUMBER 3542-287		
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International preliminary examination fee paid to USPTO (37 CFR 1.482) and all claims satisfied provisions of PCT Article 33(1)-(4) \$98.00				
ENTER APPROPRIATE BASIC FEE AMOUNT = \$ 930.00				
Surcharge of \$130.00 for furnishing the oath or declaration later than [] 20 [] 30 months from the earliest claimed priority date (37 CFR 1.492(e)).		\$		
Claims	Number Filed	Number Extra	Rate	
Total Claims	45 -20 =	25	X \$22.00	\$ 550.00
Independent Claims	9 -3 =	6	X \$82.00	\$ 492.00
Multiple dependent claim(s) (if applicable)		+ \$270.00		\$
TOTAL OF ABOVE CALCULATIONS =		\$		
Reduction by 1/2 for filing by small entity, if applicable. Verified Small Entity statement must also be filed. (Note 37 CFR 1.9, 1.27, 1.28).		\$		
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TOTAL FEES ENCLOSED =		\$ 1,972.00		
		Amount to be refunded	\$	
		charged	\$	
<p>a. [x] A check in the amount of \$1,972.00 to cover the above fees is enclosed.</p> <p>b. [] Please charge my Deposit Account No. _____ in the amount of \$ _____ to cover the above fees.</p> <p>c. [x] The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 16-0605.</p>				
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SEND ALL CORRESPONDENCE TO:		*Express Mail* mailing label number: <u>EM034617273US</u> Date of Deposit: <u>12/10/97</u>		
Blas P. Arroyo Bell Seltzer Intellectual Property Law Group ALSTON & BIRD LLP P.O. Drawer 34009 Charlotte, North Carolina 28234		 I hereby certify that this paper or fee is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated above and is addressed to the Commissioner of Patents and Trademarks, Washington, D.C. 20231 <u>Blas P. Arroyo</u> NAME <u>31,319</u> REGISTRATION NUMBER		
<u>Norma Monea</u> Date: <u>12-10-97</u>				

08/973535

Patent

IN THE UNITED STATES PATENT DESIGNATED OFFICE

Robert McNaught Gailey et al.
Int. Appln. No.: PCT/GB96/01330
Int. Filing Date: June 4, 1996
For: STRAND MATERIAL

U.S. Designated Office/
Elected Office (DO/EO/US)
December 10, 1997

BOX PCT
Asst. Commissioner for Patents
Washington, DC 20231

PRELIMINARY AMENDMENT

Sir:

In the above-identified application which is being filed concurrently herewith, please amend the claims as follows:

In claim 3, delete "claim 1 and claim 2" and insert -- claim 1 --.

In claim 4, delete "any one of claims 1 to 3" and insert -- claim 1 --.

In claim 5, delete "any one of claims 1 to 3" and insert -- claim 1 --.

In claim 8, delete "claim 5 and claim 6" and insert -- claim 5 --.

In claim 11, delete "claim 5 and claim 7" and insert -- claim 5 --.

In claim 13, delete "any one claims 4 to 12" and insert -- claim 4 --.

In claim 18, delete "claim 16 or claim 17" and insert -- claim 16--.

In claim 20, delete "any one of claims 16 to 19" and insert -- claim 16 --.

In claim 22, delete "claim 20 or claim 21" and insert -- claim 20 --.

In claim 29, delete "any one claims 26 to 28" and insert -- claim 26 --.

In claim 30, delete "any one of claims 26 to 28" and insert -- claim 26 --.

In claim 31, delete "any one of claims 26 to 30" and insert -- claim 26 --.

Robert McNaught Gailey et al.
PCT No.: PCT/GB96/01330
Int. Filing Date: 6/4/96
page 2

In claim 35, delete "claim 33 or claim 34" and insert --
claim 33 --.

In claim 36, delete "any one of claims 33 to 35" and
insert -- claim 33 --.

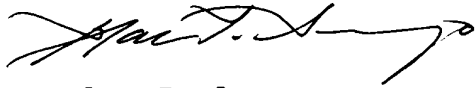
In claim 37, delete "any one of claims 26 to 36" and
insert -- claim 26 --.

In claim 39, delete "any one of claims 26 to 38" and
insert -- claim 26 --.

Remarks

These amendments are being made to the claims as amended
after international preliminary examination in order to
eliminate improper multiple claim dependencies and to place
the application in better form for examination.

Respectfully submitted,



Blas P. Arroyo
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Post Office Drawer 34009
Charlotte, N.C. 28234
704/331-6000
Atty Docket 3542-287\301461

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Express Mail label number: EM034617273US

Date of Deposit: December 10, 1997

By: 

- 1 -

STRAND MATERIAL

This invention relates to strand material and to methods and apparatus for making it.

In WO 95/06558 is disclosed a method for making strand material comprising drawing a laminar material having a first layer of drawable material and a second layer of elastically extensible material so that the first layer extends inelastically while the second layer extends elastically so that the drawn materials tends to curl into a coil strand configuration. Strands suitable for use as weaving, knitting and sewing threads may be made from e.g. a nylon or polyester tape coated with a polyurethane elastomer. A tape having a width of some 5mm with a pre-draw thickness of 12-14 microns, of which 2 microns will be the elastic layer, will draw down and curl into a filament - like form which is suitable for textile purposes.

The tendency to curl and remain curled is ascribed to a change in the relative widths of the substrate and elastic material after drawing, the elastic material having been reduced in width less than the substrate and so tending to an equilibrium position in which it lies on the outside of the curled formation.

WO 95/06558 describes two modes of coiling, namely a single spiral, in cross-section, and a "C" formation with each end of the "C" in the form of a tight spiral - this may be symmetric or asymmetric, with one coil being larger than the other.

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The fact of the elastic coating layer being on the outside of the coil structure imposes some limitations on the choice of materials and also some limitations on the use to which the strand material may be put. It is desirable that, for regular textile usage, the strand - and thus the outer elastic material - have good abrasion resistance, be non-abrasive and be readily lubricated.

The outer layer is also thin and even though it may have good abrasion resistance, it is, on account of its thinness and its exposure, liable to being rubbed off together, of course, with any colour it carries.

The present invention provides novel strand material that does not suffer from these disadvantages, and which has other advantages over prior art strand materials, and also provides methods and apparatus for making such strand material.

The invention comprises a method for making a strand material comprising drawing and twisting a tape of drawable material.

The tape may be twisted whilst being drawn, and may be false twisted.

The tape may be homogeneous throughout its cross-section. This is surprising and a marked departure from previous proposals, where it has been deemed necessary to have a bicomponent tape, and indeed one, for best results, in which one component (a substrate) is of drawable material and the other (a coating) is of elastically extensible or elastomeric material.

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Of course, a strand material produced with such a homogeneous or single component tape will not be the same in all respects as one from a bicomponent tape. However, while it may lack the degree of coiling and the permanence of some bicomponent materials, it is a useful product for a number of different end-users, and can be processed to enhance its properties, as by heat setting, which will tend to render permanent, or more permanent, the spiral cross-section configuration.

While strand material can be produced by false twisting the tape while it is being drawn, the result being a coiled tape strand with no twist, it is also possible that real twisting can be used whether together with or instead of false twisting, especially perhaps when bicomponent tapes are used when the real twisting will serve to initiate the spiral formation. Real twisting can be effected in a draw twisting arrangement. Whilst the twisting, real or false, is best effected contemporaneously with drawing, it is not excluded that with some materials the twisting can be carried out on a fully-drawn tape or totally-oriented tape, the twisting effecting the coiling which might then need to be set into permanency as for example by heating.

When the tape is a bicomponent tape, comprising a substrate and a coating, the coating may, as already proposed, be an elastomeric or elastically stretchable material, but the tape may be formed with a spiral cross-section with the coating on the inside of the spiral instead of the outside as taught in WO 95/06558.

The coating may be of a heat sealable material. It need not be elastically extensible and may be inelastically extensible. It may be of a heat seal adhesive such as

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polyvinylacetate copolymer. Heat sealing will serve to increase or bring about permanence of the coiled configuration. Real twist may also contribute to permanence.

The coating may incorporate a dye which is transferred to the substrate, as by heating, the dye for such purposes possibly being a sublimable disperse dye and the strand material being heated to a temperature sufficient to sublime the dye.

The invention also comprises a method for making strand material in which a flat tape of drawable material is drawn and twisted to form a coiled tape.

The tape may be twisted in a draw zone, and may be false twisted.

False twisting may be effected by a friction false twist device, which may comprise a roller over which the tape runs with a non-trivial angle between the direction of travel of the tape and the direction of travel of the roller surface where the tape contacts it. The run of the tape may turn the roller, or the roller may be driven.

The effect of the twisting can be to produce the reversing spiral formation above-mentioned, though a monospiral and other configurations can also be produced.

The twisting initiates the coiling, though the width differential of a composite tape with an elastically extensible layer as aforementioned may operate to maintain the spiral formation against a tendency to relax over time. Because the width differential is no longer needed to initiate the coiling, it is possible to hot-draw the tape.

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Among other advantages, the hot draw zone input roller can be used to dry a just-coated tape - the tape can be run elastomer side down on the hot roller.

As with WO 95/06558, the composite tape may be drawn to stabilise the drawable polymer within the elastic limit of the elastic material. The drawable polymer may have a natural draw ratio which is the smallest draw ratio at which it is stabilised but may be one that can be drawn substantially beyond its normal draw ratio, and doing this brings advantages in terms of strength and increased fineness.

The invention also comprises apparatus for processing a tape of a drawable polymer material comprising an arrangement for the supply of the tape, a drawing arrangement for the tape and twisting arrangement for the tape.

The supply arrangement may comprise a support for a roll of tape.

The drawing arrangement may comprise input and output roller means.

The twisting arrangement may comprise a false twisting arrangement, which may be located in the drawing arrangement so that false twist runs back to a twist stop therein which may be situated at input roller means thereof.

The false twisting arrangement may comprise a friction false twisting arrangement, which may comprise a roller, which may be a flanged roller, over which the tape is guided to run with a non-trivial angle between the direction of travel of the tape and the direction of travel of the roller surface where the tape contacts it. The term

"friction false twist device" is intended to encompass devices where there is relative sliding between the contacting surfaces as well as devices where the tape has a purely rolling motion over the roller surface. The roller may be free to be rotated by the tape as it runs over it, or it may be driven, which might give rise to a wider degree of control over the coiling operation.

Strand materials and methods and embodiments of apparatus for making them (and other strand materials) according to the invention will now be described with reference to the accompanying drawings, in which :

Figure 1 is a cross-section through a first strand material,

Figure 2 is a perspective view of second strand material with twist,

Figure 3 is a cross-section through third strand material,

Figure 4 is a diagrammatic illustration of a first embodiment of apparatus for strand production,

Figure 5 is a diagrammatic illustration of a second embodiment of apparatus for strand product, and

Figure 6 is a cross-section of a fourth strand material,

Figure 7 is a cross-section of a fifth strand material,

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Figure 8 is a cross-section of a sixth strand material,

Figure 9 is a cross-section of a further strand material,

Figure 10 is a diagrammatic illustration of another apparatus for strand material production,

Figure 11 is a front elevation of a friction false twist wheel, and

Figure 12 is a side elevation of the wheel of Figure 11.

Figures 1 to 3 illustrate strand material 11 made by methods according to the invention comprising a drawn tape 12 which is or has been twisted.

The cross-section of the strand material in each case is spiral.

Figure 1 illustrates a strand material 11 made from a homogeneous, drawable tape which has been false twisted during the drawing step and which has, as a result, readily taken up the spiral cross-section form. It is possible to produce a similar structure even without false twisting, but the false twisting positively initiates the rolling-up action which may otherwise be uncertain.

As compared to strand materials produced according to WO 95/06558, the spiral configuration may have a lesser degree of permanence. This may not matter for

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some applications, or if a higher degree of permanence is required it may be brought about in some other fashion.

One such fashion could involve the insertion of a degree of real twist as illustrated in Figure 2. This could be achieved on a draw twisting machine such as it illustrated in Figure 5, which shows a supply 51 of undrawn tape 12 feeding to a first godet 52 then to a second godet 53 running faster than the first to draw the tape, which runs over a false twist device 54 to initiate the rolling-up action. The strand material for the second godet 53, which contains up to that point no real twist, is taken up on a ring spindle 55 which inserts real twist which runs back to the second godet 53. Either or both godets 52, 53 may be heated and a draw pin, which may be a hot draw pin, is optional in the draw zone defined by godets 52, 53. Even a strand produced by false twisting without any real twisting can, however, give the appearance of having real twist inasmuch as the false twist can give rise to a twist-like surface irregularity evidently due to alternating sections of slight S and Z twist.

Strand material 11 without real twist may be made on similar equipment except, of course, for the ring spindle 55, which would be replaced by a cross-winding arrangement.

Figure 3 illustrates another way of imparting permanence, or greater permanence, to the spiral cross-section formation. In this case, the undrawn tape has been coated with a sealing material such as a polyvinylacetate copolymer adhesive 31 which is, after drawing and rolling-up inside the tape substrate 12. The strand material

only has to be heated to a suitable temperature for the adhesive to seal the coiled layers together.

Since the adhesive 31 is on the inside of the strand material 11, the outside of the strand is the material of the substrate which can be of any drawable polymeric material and which can, therefore, be selected to have properties appropriate to the end use intended for it such, for example, as abrasion resistance and dyeability - dyeing will not be precluded or hindered by the presence of an outer elastomeric layer as taught in WO 95/06558.

A novel method for colouring strand material may be practised with strand material as described with reference to Figure 3. Broadly, this method involves including within or on the strand material or within or on a component of it, a dye which can transfer with the body of the strand material. Such a dye may be a sublimable disperse dye of the kind used in heat transfer printing and it may be transferred by heating to its sublimation point. However, acid and reactive dyes can be used, and, indeed, generally speaking, any dye can be used which is suitable for the material in question. In the strand material of Figure 3, the dye may be contained in the coating adhesive 31.

The material of Figure 3 may be made on apparatus as illustrated in Figure 4 in which a drawable tape 41 is fed from a supply reel 42 by forwarding up rollers 43 to an adhesive applicator device 44 in which adhesive 45 is picked up on a roller 46a and transferred to an applicator roller 45b in contact with which the tape 41 runs to godet 47a, then over false twist device 48 to godet 47b running faster than godet 47a to draw

- 10 -

the tape, which is coiled by the drawing action as initiated by the false twist device 48, the thus formed strand passing to a cross wind-up arrangement 49 comprising a godet 49a and wind-up head 49b.

Processing is facilitated by heat and/or moisture. Moisture can be applied by a lick roller to one side of the tape prior to coiling. While heated rollers have generally been described in connection with applying heat to the tape, when flat the tape is amenable to heating on a hot plate.

It is found in some circumstances to be advantageous to separate the twist point from the draw point - slipping contact with a roller immediately before the false twist wheel localises the draw point at the roller and the false twist runs back along the tape as far as, but not beyond, the draw point. It may be found advantageous, for example, to confine the twist to the last third, say, of the draw zone.

As described with reference to Figure 5, the godets 47a, 48c or either of them can be heated and a draw pin, which may be heated, is optional and would be used according to normal practice with the polymer material being processed.

If the adhesive contains a sublimable dye as described above, it may be arranged that any one of the heated elements referred to is at a temperature which will sublime the dye, or a special heated element may be added to that apparatus. Heat sealing and sublimation may be effected by the same heated element or by different elements as may be devised.

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The real twist, of course, may be inserted in the strand material of Figure 3 as by an arrangement illustrated in Figure 5.

Depending on the nature and the amount of the heat seal adhesive employed, the strand material may be somewhat stiff for some purposes, but this can be usually be rectified by a softening treatment appropriate to the materials concerned.

As with the process of WO 95/06558, fibres or filaments may also be incorporated in the strand material, and single spiral or double spiral formations may be produced as well as cross-sections in which the inner part spirals one way and the outer part spirals the opposite way, the two parts being joined by a diametral bar. The strand materials may be made with or without a particulate filler such as titanium dioxide or zinc oxide, but the methods described herein facilitate the production of strand material without any filler and which can, therefore, be used as a sewing thread which does not require to be dyed as, being translucent it will pick up the colour of the surrounding fabric.

Figures 6 to 9 illustrate strand materials that can be made using the apparatus illustrated in Figure 10 and the methods for using the same described herein.

Figure 6 illustrates a strand material 11 similar to one that can be produced according to WO 95/06558, but which can be produced more readily and with improved properties as compared to prior art materials including those of WO 95/06558. The material 11 in cross-section comprises a monospiral of a two component film material

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of which one component 12 is a substrate of a drawn film-forming synthetic polymer material and the other component 13 is a coating of an elastomer such as polyurethane.

The material is tightly coiled, with the elastomer 13 on the outside. The cross-section is greatly enlarged - the tape material from which it is produced is a few, say 5, millimetres wide, while the finished strand has a linear density of perhaps 200 decitex.

The strand material 21 of Figure 7 has a "C" shaped cross-section with strong tight spirals at the ends of the "C". Again, it is of a composite film material having a drawn polymer substrate 12 with an elastomer coating 13 thereon.

The material 31 of Figure 8 is like that of Figure 6 except for having additional spun filaments 32 contained within the spiral formation.

All of these materials, which resemble materials described in WO 95/06558, can be produced by the methods and apparatus which will be described with reference to Figure 10.

The strand material 91 illustrated in Figure 9, however, is new and illustrates an increased flexibility of production that is achievable using the novel methods and apparatus described herein.

The material 91 is, as before, of a drawn polymer film substrate 12 with an elastic coating 13, but has in cross section an inner spiral 92 of which the elastic coating

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13 is on the outside, and then a reversal, producing a diametral bar 93 and an outer spiral 94 of opposite hand to the inner spiral 92. Thus the substrate 12, which can be of polymer such as nylon-6, nylon-6,6 or polyester with good textile properties such as dyeability and abrasion resistance, appears now on the outer surface of the strand material.

WO 95/06558 discusses incorporating fillers into the components of the strand material, the fillers comprising solid particulate material such as TiO_2 or gas or liquid inclusions which can modify the properties of the material. The same fillers, can, of course, be included in the materials described herein. Thus TiO_2 can be included as optical brightener, or zinc oxide could be included, giving brighter colours in colouring than TiO_2 . The strand material can have a shiny or a matt appearance, however, depending upon whether the elastic or the substrate layer is on the surface. A strand can, however, be produced which has no included material and which is translucent - such a strand, undyed, can be used as a sewing thread in coloured fabric where it will transmit the colour of the fabric - this will avoid the need to produce sewing threads of many different colours, although it might be preferred to produce threads in just a few colours which might more readily blend in with a similar but not exactly matching fabric.

Figure 10 illustrates the method and apparatus for producing threads as described with reference to Figures 1 to 9.

The apparatus comprises an arrangement 101 for the supply of a tape 102 - in fact, this Figure illustrates alternative such supplies A and B. Supply A is simply a support 103 for a roll 104 of bicomponent tape 102. Supply B is a coating arrangement

in which a nylon, polyester or like film material substrate 102b is supplied from a roll 104b to a coating arrangement 105 at which an aqueous suspension of a polyurethane, for example, is applied by a roller 106 from a bath 107 to form a bicomponent tape 102.

The tape 102 is supplied, elastic coating side up, a hot godet 108 to dry the coating, then coating side down, to an input feed roller arrangement 109 of a drawing arrangement which includes also an output roller arrangement 110 running at a higher surface speed than the arrangement 109. The input arrangement 109 is heated.

Between the input and output roller arrangements the tape passes over a flanged, free-running roller 111 arranged at such an angle that the tape receives a false twist that runs back to the input roller arrangement 108. The tape may need to be pretwisted by hand at start-up before being applied on to the roller 111. The coiled tape strand material 112 is wound up in a take-up arrangement 113, which comprises a godet 114 which together with the output godet 110 may be hot or cold, a lubrication applicator 115 and a wind-up bobbin 116.

The roller 111 could of course, be driven in rotation.

The idea is that the coiled up tape 102 rolls on or is perhaps slidingly rotated by contact with the roller 111 so that a false twist is generated. Depending on the position and skewedness of the roller 111 in relation to the path of the strand between the input and output roller arrangements, one or other of the strands illustrated in Figures 6 to 9 will be produced. The strand of Figure 7 would normally be produced without the use of the roller 111 or with it set square-on rather than skewed. The addition of a drive

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for the roller 111 instead of allowing it to rotate under the drag of the running strand may give better control to the extent that the disposition of the diametral bar 93 in relation to the inner and outer spirals of the strand material 91 of Figure 9 could be predetermined with accuracy.

Figure 11 and 12 illustrate a friction false twist wheel 121 suitable for false twisting tape in the methods and apparatus described with reference to Figures 1 to 10. The wheel 121 (48 in Figure 4, 54 in Figure 5, 61 in Figure 10) simply comprises a V-groove pulley type wheel made of a material such as polyurethane or rubber or at least having a surface of such material with which the material of the tape will have a suitable coefficient of friction. The tape (referenced 122 in these figures) is run in contact with a part of one conical face 123 of the V-groove 124. The wheel 121 is mounted conveniently for adjustment about two axes A, B orthogonal to each other and to the axis of rotation C of the wheel 121. It is perfectly satisfactory to let the wheel 121 rotate freely about axis C, but it could be driven, and this could give an extra element of control.

The required level of false twist is by no means as high as that which is required for false twist texturing multifilament yarns. A level of a few turns per centimetre is sufficient to exert the necessary control over the way the tape collapses into a spiral cross-section spill-like tube or rod.

Yarns produced by the methods and apparatus described and having the characteristics as described with reference to the various drawings depicting embodiments of the yarns have advantages over conventionally - produced threads.

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For drape, whether of a textile fabric or a sewn seam in a textile fabric, the yarns are required to flex in a direction normal to the plane of the fabric, i.e. about an axis lying in the fabric at the point of flexure. The yarns described herein are relatively easily flattened locally, and such local flattening will enhance drapeability. If the yarn is used as a sewing thread, which is a primary interest of Applicant, flattening is brought about by pressure against the sewing needle at the high tension point of the sewing cycle. Sewn thread would be flattened so that its major cross-sectional axis lay in the plane of the fabric, thereby enhancing seam flexibility normal to the fabric. The thread would, however, be stiffer against bending in the plane of the fabric, and this would enhance the ability of the seam to remain straight.

Since the thread does not need to have any or any substantial degree of twist, it is suitable for multi-directional sewing and in particular for embroidery - in fact it has advantages over conventional twisted threads in this regard as it does not change its appearance on changing seam direction. On this account, also, it is advantageous in sewing tightly-woven fabrics such as air-bag fabrics, in which sewing using conventional twisted sewing thread is problematical.

Weaving would not ordinarily produce the requisite local forces to bring about flattening, but warp and weft crowns in a weave could be flattened by calendering, particularly with heat setting, and this would enhance drape while stiffening the fabric against distortion within the woven structure. In addition, weave interstices would be reduced, increasing the effective cover factor of the weaving yarns. With substantial reduction of weave interstices, filter fabrics and even wind-break fabrics could be produced.

Although not inherently as flexible as multifilament yarns normally used for knitting, weaving and sewing, the flexibility of the yarns according to the invention can be improved by moisture - storing the yarns in a moisture-controlled environment prior to use, or simply wetting them, will improve flexibility for sewing, weaving and knitting. Reducing the moisture content after fabrication will improve resistance to fabric distortion.

As sewing threads yarn produced according to the invention has improved abrasion resistance over multifilament sewing threads, the filaments of which break rapidly and progressively while the yarns of the invention remain unscathed under like treatment. This improved abrasion resistance will be of substantial benefit in connection with the manufacture of footwear, where normal sewing threads have to be used only in locations on the footwear where they are shielded from the possibility of abrasion.

The properties of yarns according to the invention are, when used as sewing threads, comparable with those of equivalent linear density bonded nylon sewing threads. Tenacity is approximately 15% lower than that of bonded nylon, but, strangely, seam tenacity is some 15% higher, in threads tested to date.

CLAIMS

1. A method for making a strand material comprising drawing and twisting a tape of drawable material.
2. A method according to claim 1, in which the tape is twisted whilst being drawn.
3. A method according to claim 1 and claim 2, in which the tape is false twisted.
4. A method according to any one of claims 1 to 3, in which the tape is homogeneous through its cross-section.
5. A method according to any one of claims 1 to 3, in which the tape comprises a substrate and a coating.
6. A method according to claim 5, in which the coating is of an elastomeric or elastically stretchable material and is formed into a spiral cross-section with the coating on the inside of the spirals.
7. A method according to claim 5, in which the coating is of a heat sealable material.

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8. A method according to claim 5 and claim 6, in which the coating is not elastically extensible.
9. A method according to claim 8, in which the coating is inelastically extensible.
10. A method according to claim 7, in which the strand material is set by heat sealing the material of the coating.
11. A method according to claim 5 and claim 7, in which the coating is of a heat seal adhesive.
12. A method according to claim 11, in which the heat seal adhesive comprises polyvinylacetate copolymer.
13. A method according to any one claims 4 to 12, in which the coating incorporates a dye which is transferred to the substrate.
14. A method according to claim 13, in which the dye is transferred by heating.
15. A method according to claim 14, in which the dye is a sublimable disperse dye and the strand material is heated to a temperature sufficient to sublime the dye.

16. Apparatus for processing a tape of a drawable polymer material comprising an arrangement for the supply of the tape, a drawing arrangement for the tape and twisting arrangement for the tape.

17. Apparatus according to claim 16, in which the supply arrangement comprises a support for a roll of tape.

18. Apparatus according to claim 16 or claim 17, in which the drawing arrangement comprises input and output roller means.

19. Apparatus according to claim 18, in which the input roller means are heated.

20. Apparatus according to any one of claims 16 to 19, in which the twisting arrangement comprises a false twisting arrangement.

21. Apparatus according to claim 20, in which the false twisting arrangement is located in the drawing arrangement so that false twist runs back to input roller means thereof.

22. Apparatus according to claim 20 or claim 21, in which the false twisting arrangement comprises a friction false twist arrangement.

23. Apparatus according to claim 22, in which the friction false twisting arrangement comprises a roller over which the tape is guided to run with a non-trivial

angle between the direction of travel of the tape and the direction of travel of the roller surface where the tape contacts it.

24. Apparatus according to claim 23, in which the roller is free to be rotated by the tape as it runs over it.

25. Apparatus according to claim 24, in which the roller is driven.

26. A strand material comprising a drawn tape of drawable material curled around its lengthwise direction so as to have a spiral cross-section.

27. A material according to claim 26, in which the material of the tape has a homogeneous cross-section.

28. A material according to claim 27, in which the tape when uncurled has a width less than 5mm and when curled has a diameter less than 1mm.

29. A material according to any one claims 26 to 28, in which the tape has no or substantially no real twist.

30. A material according to any one of claims 26 to 28, in which the tape has real twist which is set.

31. A material according to any one of claims 26 to 30, in which the tape is drawn to a higher than normal draw ratio.

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32. Strand material comprising a coiled tape having in cross-section an inner spiral of one hand, a diametral bar, and an outer spiral of opposite hand.
33. Strand material according to claim 32, of bicomponent tape comprising a substrate and a coating.
34. Strand material according to claim 33, in which the coating is of an elastomeric material.
35. Strand material according to claim 33 or claim 34, in which the substrate is on the outside of the outer spiral.
36. Strand material according to any one of claims 33 to 35, in which the substrate is of a polymer such as nylon-6, nylon-6,6. or polyester.
37. Strand material according to any one of claims 26 to 36, comprising additional spun filament material.
38. Strand material according to claim 37, in which the filament material is contained within the cross-section of the coiled tape.
39. Strand material according to any one of claims 26 to 38, adapted for use as a weaving, knitting or sewing thread.

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40. A knitted fabric comprising yarn of strand material according to any one of claims 26 to 39.

41. A woven fabric comprising yarn of strand material according to any one of claims 26 to 39.

42. A woven fabric according to claim 41, in which the yarns at the warp and weft crowns have been flattened by pressure to enhance the drapeability of the fabric.

43. A fabric, garment or other artefact sewn with a sewing thread comprising a strand material according to any one of claims 26 to 39.

44. A method of processing strand material according to any one of claims 26 to 39 by knitting, weaving, sewing, texturing or any other process in which the material is subject to flexure in which the material is softened by heat and/or moisture during such processing to increase its flexibility.

45. A seam in a fabric having differential flexibility due to a sewing thread used in the seam being of monofilament structure as by being a strand according to any one of claims 26 to 39 and being capable of cross-sectional deformation having become deformed in the seam so that its major cross-section lies in the plane of the fabric at the seam.

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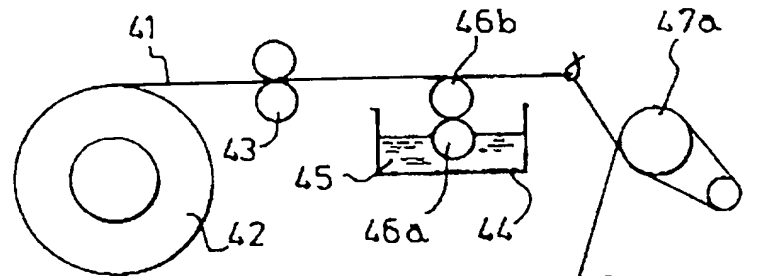
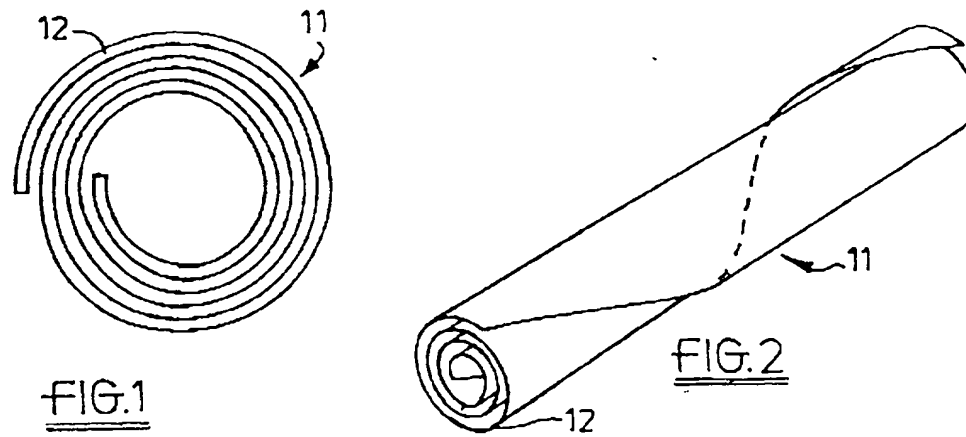
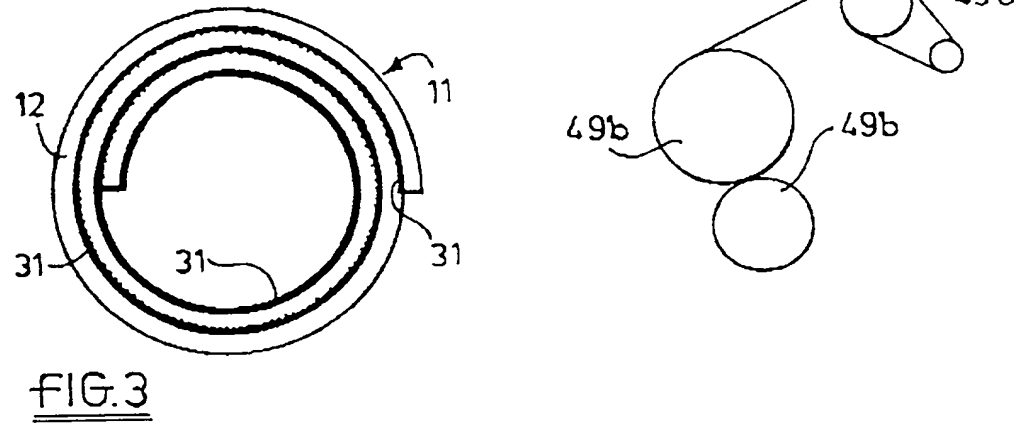


FIG. 4



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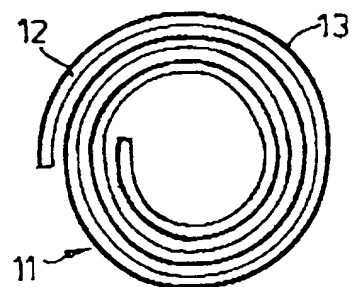


FIG. 6

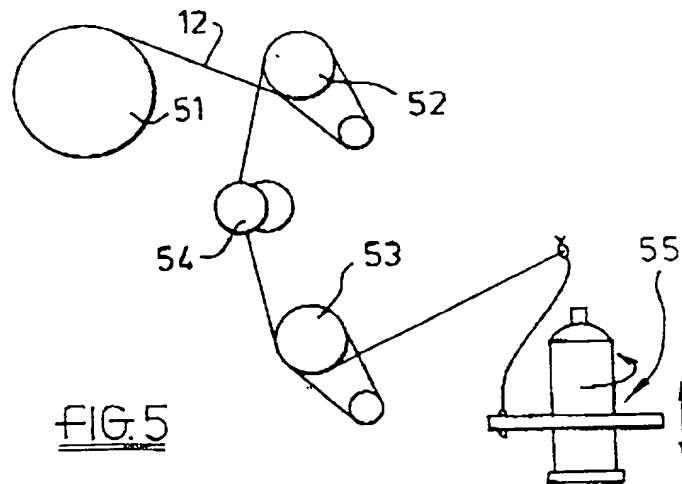


FIG. 5

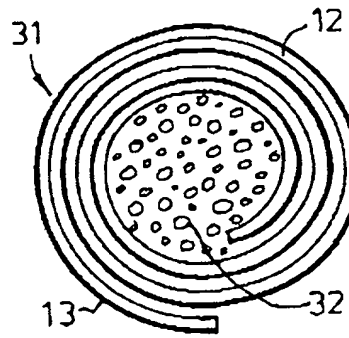


FIG. 8

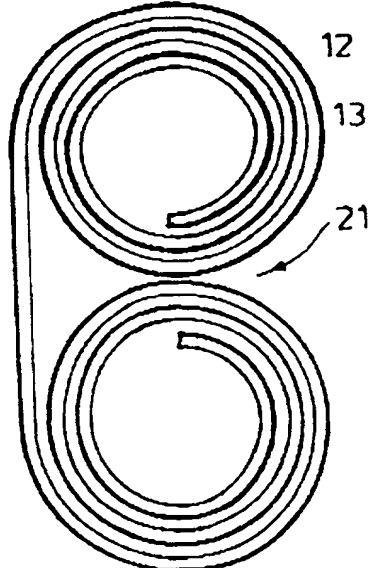


FIG. 7

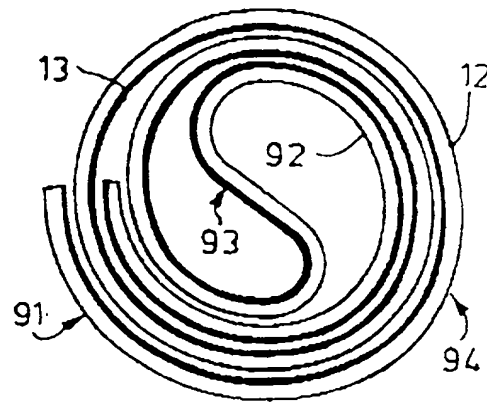


FIG. 9

SUBSTITUTE SHEET (RULE 26)

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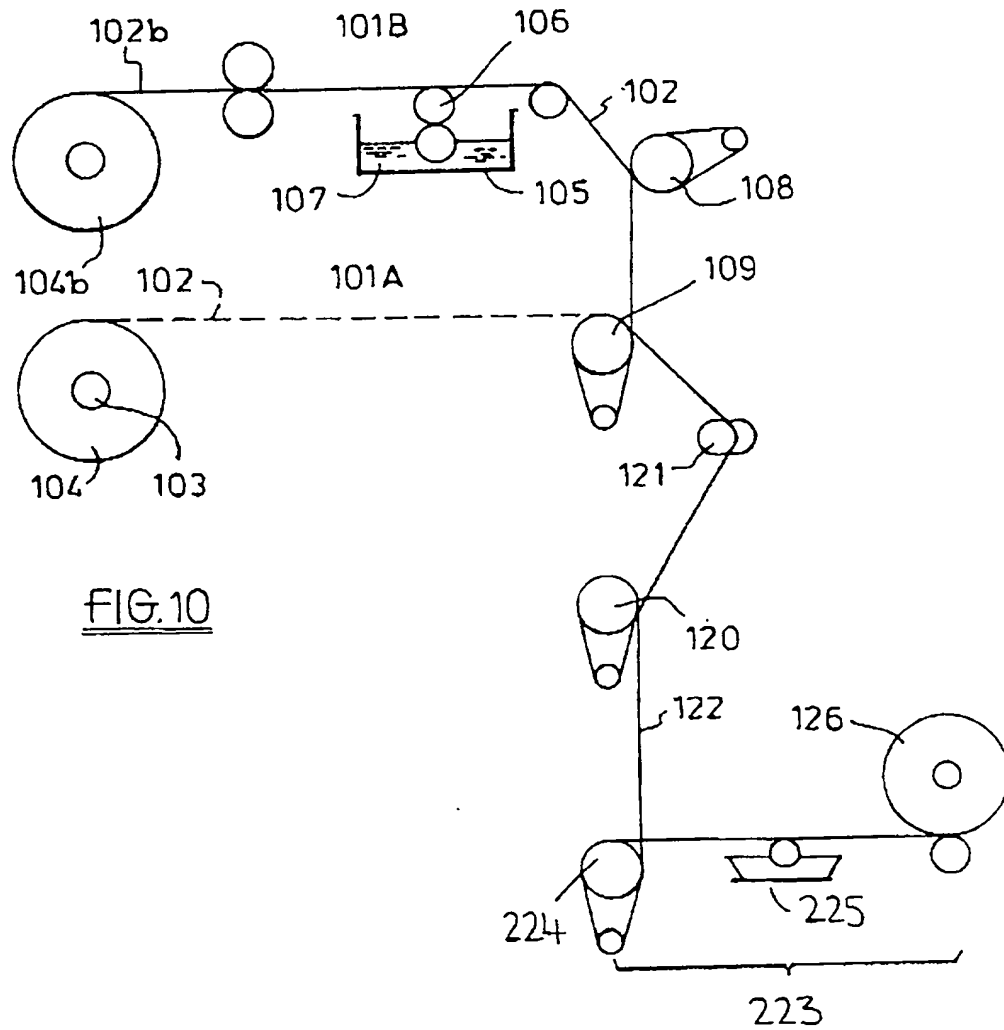
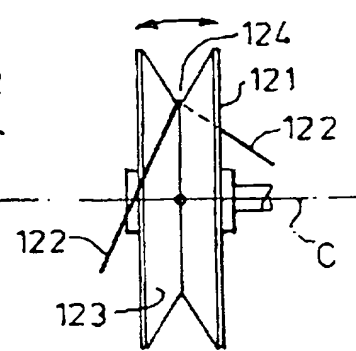
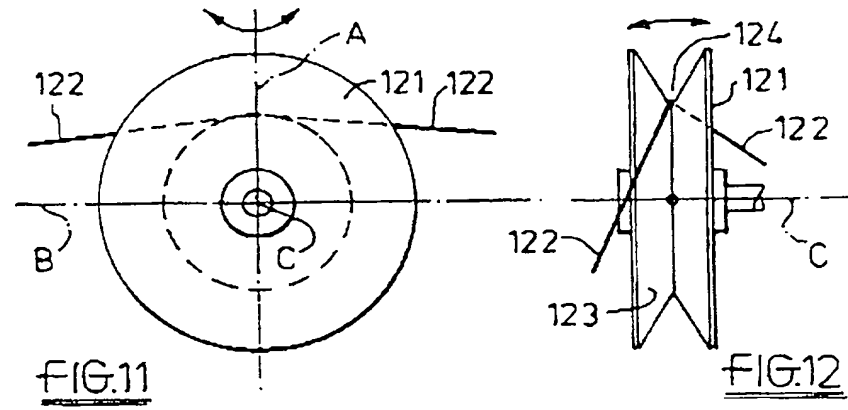


FIG. 10



SUBSTITUTE SHEET (RULE 26)

Attorney's Lcket No. 3542-287

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION
(Foreign Agent Involved)

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name. I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: STRAND MATERIAL, the specification of which is attached hereto unless the following box is checked:

[x] was filed on June 4, 1996 as PCT International Application Number PCT/GB96/01330.

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR § 1.56.

I hereby claim foreign priority benefits under 35 U.S.C. § 119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate, or § 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or PCT international application having a filing date before that of the application on which priority is claimed.

Prior Foreign Application(s)

Priority Claimed

<u>9511836.0</u> (Number)	<u>Great Britain</u> (Country)	<u>10 June 1995</u> (Day/Month/Year Filed)	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No
<u>9519182.1</u> (Number)	<u>Great Britain</u> (Country)	<u>20 September 1995</u> (Day/Month/Year Filed)	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No

I hereby claim the benefits under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below.

(Number)

(Filing Date)

(Number)

(Filing Date)

I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C., § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application.

(Appln. Serial No.)

(Filing Date)

(Status --patented/pending/abn.)

(Appln. Serial No.)

(Filing Date)

(Status --patented/pending/abn.)

The undersigned hereby authorizes the U.S. attorney or agent named herein to accept and follow instructions from my representatives, McNeight & Lawrence, as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorney or agent and the undersigned. In the event of a change in the persons from whom instructions may be taken, the U.S. attorney or agent named herein will be so notified by the undersigned.

I hereby appoint the practitioners associated with the Customer Number provided below to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to that Customer Number:

Customer Number 000826

ADDRESS CORRESPONDENCE TO THE ATTENTION OF: Blas P. Arroyo Registration No. 31,319	DIRECT ALL TELEPHONE CALLS TO: Blas P. Arroyo Registration No. 31,319 Tel (704) 331-6000 Fax (704) 334-2014
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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